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2	UNITED STATES DISTRICT COURT	-
3	SOUTHERN DISTRICT OF NEW YORK	
4	X	
5	Estate of VALERIE YOUNG, by VIOLA YOUNG, as Administratrix of the Estate of Valerie Young,	
6	and in her personal capacity, SIDNEY YOUNG, and LORETTA YOUNG LEE,	
7	Plaintiffs,	
8		
9	-against- Index No. 07CV6241	
10	STATE OF NEW YORK OFFICE OF MENTAL RETARDATION	
11	AND DEVELOPMENTAL DISABILITIES, PETER USCHAKOW, personally and in his official capacity, JAN	
1.2	WILLIAMSON, personally and in her official capacity, SURESH ARYA, personally and in his	
13	official capacity, KATHLEEN FERDINAND, personally and in her official capacity, GLORIA HAYES,	
14	personally and in her official capacity, DR. MILOS, personally and in his official capacity,	
15	Defendants.	
16	X	
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18	EXAMINATION BEFORE TRIAL of the	
19	Plaintiff, VIOLA YOUNG, taken by the Defendant,	
20	pursuant to Notice, held at the Office of the	
21	Attorney General, 120 Broadway, New York, New	
22	York 10271, on January 29, 2008, at 10:20 a.m.,	Ì
23	before a Notary Public of the State of New York.	
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1	V, YOUNG
2	Q. Then during the years, what else in
3	terms of medical problems did Valerie have? What
4	medical problems was she diagnosed with?
5	A. Valerie she had surgery one time it
6	was a like a lymph node. They did surgery on
7	that.
8	Q. What other medical problems did she
9	have as the years went by?
1.0	A. I am not sure what it was.
11	Q. Did you just say, "I am not sure
12	what it was?" I am not sure that I heard what
13	you said?
14	A. I am trying to think.
15	Q. Why don't you do it this way. You
16	were talking about her left arm, sometimes her
17	right arm. You mentioned the lymph node, any
18	other parts of her body were causing her
19	problems?
20	A. (No response).
21	Q. Problems with her legs?
22	A. Oh, yes.
23	Q. When did she first start having
2.4	problems with her legs?
25	A. One time Valerie was in the

1	V, YOUNG
2	MR. KAISER: Objection.
3	A Valerie was in the hospital.
4	Valerie start having problems in the last three
5	years. She was limping.
6	Q. With her legs?
7	A. Yes. On the end.
8	Q. Why don't you continue?
9	A. On the end Valerie would be
10	limping, I would ask the doctor what it was. He
11	would tell me sometimes it was from her condition
12	and I don't remember what condition he would be
13	talking about.
14	Q. You said you would ask the doctor,
15	which doctor was that?
16	A. She was limping more with that
17	Dr. Milos. On the end I was complaining about
18	her limping then her feet started swelling up.
19	I would ask him what is he doing about it. He
20	would have her in this big wheelchair and tell me
21	they elevate her foot. They would put her foot
22	in a chair to elevate it. You know, mentally
23	challenge people, I used to ask them, why don't
24	he put her like they didn't order stockings.
25	When your foot is swelling, they didn't give her

	1.	V, YOUNG	_
	2.	like water pills, they didn't put those special	
	3	stockings on her legs. Like they didn't take her	
	4	for a CAT scan or MRI.	
	5	Q. Are you saying you didn't agree	
	6	with the medical treatment they were providing	
	7	her?	
	8	MR. KAISER: Objection.	
	9	A. No, I didn't agree with some of it.	
	10	Q. Now, regarding her leg, did they	
	<u>11</u>	give you a diagnosis? Did they tell you what	
	12	they thought the medical condition was?	
	13	A. No, they didn't. A lot of things	
	1 4	they didn't tell me. Just like you said, it's	
	15	blacked out. When I sent out for the	
	16	investigation I wanted to know why there is	
	17	certain things there that they don't want me to	
, 	18	see.	
	19	MR. VELEZ: I provided Counsel with	
	20	a copy of documents that are redacted, are not	ļ
	21	blacked out so	
	22	MR. KAISER: Objection. Off the	
	23	record.	
	24	(Whereupon, a discussion was	
	25	held off the record.)	
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1	V, YOUNG
2	Q. We were talking about Valerie's
3	medical condition while she was at BBC. We were
4	focusing on her leg. Now, I asked you if they
5	let you know what was wrong with her leg. Did
6	they give you a diagnosis? I just want to
7	clarify what your answer is, did they tell you
8	and you don't remember?
9	A. I remember the last thing they told
10	me was that she had a dropped foot. Yes, a
11	dropped foot and they were getting a brace and
12	they never did.
13	Q. Did they explain to you what they
14	meant by dropped foot?
15	A. No.
16	Q. What else did they tell about her?
17	A. All I know is she couldn't walk
1.8	I mean she could walk. They were sending her for
19	therapy. You know, they let her sit on a
20	wheelchair too long and they didn't let her
21	exercise. The only time she walked was when she
22	went to therapy on Tuesday and Thursday. The
23	therapist told me that she needed to be walked
24	around the area during the evening. And they
 25	didn't do that.

1	V, YOUNG
2	Q. Who told you that they don't walk
3	her around?
4	A. I didn't say they didn't walk
5	around. I said they should have walked her
6	around. When I spoke to Dr. Milos, he said the
7	therapist walk her. She only went to see the
8	therapist on Tuesday and Thursdays. She needed
9	like on weekends to be walked around the room.
10	They didn't do it. You sit down all day, you
11	have to walk around if your feet were swelling.
12	Q. Maybe I misunderstood. Are you
13	saying they didn't walk her around or I thought
14	somebody told you they didn't walk her around?
15	A. I don't think they walked her
16	around.
17	Q. That's your opinion then?
18	A. (No response).
19	Q. Did someone tell you that or are
20	you saying you don't think they walked her
21	around?
22	A. I don't know if it was ordered. It
23	should have been documented to do that. Nobody
24	told me that there was an order for her to be
25	walked around the room. You know, what you call

Ī	V, YOUNG
2	it.
3	Q. If she could walk around, why was
4	she given a wheelchair?
5	MR. KAISER: Objection.
6	A. They said she had a dropped foot.
7	I don't know because she was always falling.
8	Q. When you visited her, was she
9	always in a wheelchair?
10	A. In the last few months, yes. She
11	was always in a wheelchair and that wheelchair
12	wasn't even comfortable. It was an old fashion
13	wheelchair.
14	Q. So you are saying April, May, June
15	of 2005, every time you visited her she was in a
16	wheelchair?
17	A. She would be in a wheelchair.
18	Q. During those visits you never saw
19	her walking around or even running around?
20	A. I took her myself try to walk her
21	around.
22	Q. What happened?
2.3	Λ. You would have to hold her, you
24	need two people. I would ask, couldn't she have
25	one-to-one, and they wouldn't give it to her.

1	V, YOUNG
2	Q. Did you talk to anybody about her
3	being walked around more?
4	A. Yes.
5	Q. Who did you talk to?
6	A. I talked to Dr. Milos and he told
7	me the therapist walks her.
8	Now, the therapist goes home during
9	certain time during the day. I spoke to the
10	therapist and he told me that she should be
1.1	walking around, like other times.
12	If you have problems with your logs
13	swelling up, they have stockings for the wear,
14	they give you Coumadin, they give you Aspirin for
15	blood clots. She didn't get that.
16	Q. Did you discuss the treatment with
17	them, that she should be getting these stockings,
18	medications? Who did you discuss that with?
19	MR. KAISER: Objection.
20	A. I didn't discuss it because you
21	can't tell Dr. Milos nothing.
22	Q. So when you saw that Valerie was
23	having this problem with her leg that they told
24	you it was dropped foot you say?
25	A. Yes, he told me they were going to

1	V, YOUNG
2	order a brace for her foot.
3	Q. When was this?
4	A. During the last months. It was
5	never that was never ordered.
6	Q. What kind of a brace? Did they
7	tell you?
8	A. Some brace for her foot, I am not a
9	doctor. I don't know what kind of a brace.
10	Q. What else did they tell you they
11	were going to do for her?
12	A. All doctor Dr. Milos told me was to
13	keep her foot elevated.
14	Q. So Dr. Milos told you that when she
15	went to therapy that she was walked around by the
16	therapist, that they also elevated her legs?
17	A. Yes. And Valeric is not going to
18	sit in a chair with her legs up in the chair. It
19	wasn't the wheelchair where they had the thing to
20	elevate your logs in a chair. They had her legs
21	in a chair.
22	Q. When you visited her, she was
23	sitting in a wheelchair?
24	A. Yes.
25	Q. She didn't have any problems

1	V, YOUNG
2	sitting in a wheelchair either?
3	MR. KAISER: Objection.
4	A. That is all she could do was sit
5	there because she couldn't get up.
6	Q. Why couldn't she get up?
7	MR. KAISER: Objection.
8	A. At that time they said she would
9	fall. I guess, if she tried to walk with her
10	foot.
11	Q. Didn't she still try to get up?
12	Wouldn't she still try to get up while she was in
13	the wheelchair?
14	MR. KAISER: Objection.
15	A. Not while I was there. Valerie she
16	couldn't talk. Valerie couldn't express herself.
17	When Valerie was home I could look at her and see
18	when something was bothering her. I just about
19	knew myself just being around her, I knew when
20	something was wrong with her.
21	Q. Now, when she was sitting in the
22	wheelchair, would she sit still or move her
23	around legs around?
24	A. No.
25	Q. No what?

1	V, YOUNG	
2	A. No. She wouldn't move around the	
3	last few months.	
4	Q. She would just sit still?	
5	A. Yes, they didn't have to restrain	
6	her. She would be sitting there.	
7	Q. Would she try to sometimes kick out	
8	of somebody who was walking by her if she was	
9	agitated?	
10	A. Not when she was in a wheelchair, I	
1 7	don't know if she did it other times or not.	
12	Q. How many times did you see her in	
13	the wheelchair sitting down?	
14	A. Every time I went there in the last	
15	few months she was in the wheelchair.	
1.6	MR. KAISER: Objection.	
17	Q. Would you say April, May and June?	
18	A. Yes. And her legs would be	
19	swelling up too I believe. I think her whole	
20	body was swelling up. I know her legs would be	
21	swollen. I could see that.	
22	Q. During the last few months, she	
23	would walk around with the therapist, are there	
24	any other times that you are aware that she would	
25	walk?	

	1	V, YOUNG
	2	MR. KAISER: Objection.
	3	A. No. She needed to have been
	4	walking around, not only at the therapy, you need
	5	to walk if your legs are swollen. If my leg
	6	swell, I take water pills. I take Aspirin, it
	7	keeps the blood thinner. It keeps the blood from
	8	clotting. I didn't see any of that. He didn't
	9	tell me anything that he would prescribe for her.
	10	Q. Did you speak to any of the aides
	11	that were around Valerie when you would visit
	12	her, about whether she was being walked around?
	13	A. No, I didn't hear any of them say
	14	that they walked her.
	15	Q. Did you ask them if she was being
	16	walked around?
	17	A. The only thing I think she would
	<u>r</u> 8	walk around is maybe when they give her a shower
	19	and they said she was always falling. That I
	20	didn't understand either. If you keep on
	21	falling, you are supposed sit her out and take
	22	some tests to see why you are falling.
	23	Q. Did you ask any of the BBC staff,
	24	when you weren't around, if Valerie was walking
_	25	around or was being walked around?
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1	V, YOUNG
2	MR. KAISER: Objection.
3	A. Yes, I would ask if they walked her
4	around.
5	Q. What did they tell you?
6	A. No, no more than when they get her
7	ready to put her in the shower. It wasn't done
8	while I was there. I would be there evenings, I
9	would go there all different times.
10	Q. How long would you stay when you
11	visited?
12	A. On Sundays I would stay three to
13	four hours because I didn't go to church. I
14	would go there and I would spent time with her.
15	Q. The other days of the week, how
16	long would you stay?
17	A. I would go when she was coming from
18	the program, a lot of times I would be there
19	waiting for her when she would be coming from the
20	program. Sometimes I would stay until after
21	supper and feed her myself when she couldn't feed
22	herself.
23	Q. How much time would you end up
24	spending with her?
25	A. A couple of hours.

1	V, YOUNG
2	Q. Would you see her walk during those
3	couple of hours?
4	A. Not in the last months, no.
5	Q. Now, the times that you weren't
6	there except for those two hours some days, you
7	don't know whether she was walking around or
8	being walked around by other staff, correct?
9	A. No one told me they walked her, I
10	would ask.
11	MR. KAISER: Objection.
12	A. I didn't see anyone walking.
13	Q. Did any of the defendants tell you
<u>1</u> 4	that she wasn't being walked around?
15	A. What defendants?
16	Q. In this lawsuit you
17	MR. KAISER: Objection.
18	Q you have named Poter Uschakow,
1.9	Jan Williamson, Suresh Arya, Kathleen Ferdinand,
20	Gloria Hayes and Dr. Milos.
21	Did any of them tell you that
2.2	Valerie wasn't being walked around or wasn't
23	walking around on her own?
24	MR. KAISER: Objection.
25	A. No, she wasn't walking around on

1	V, YOUNG 66
2	her own. If she was walking around with a
3	dropped foot, she would fall, you would have to
Ą	assist her.
5	Q. Did any of them tell you that she
6	wasn't being walked around with assistance; did
7	any of the defendants?
8	MR. KAISER: Objection.
9	A. No.
10	Q. Didn't they give Valerie some kind
1 1	of a helmet or head padding?
12	A. I did see that one time, but I
1.3	don't know if she would keep it on her head. It
14	wasn't the right kind of helmet, I know that.
15	Q. What was the purpose of that?
16	MR. KAISER: Objection.
17	A. Because she was always falling.
18	I was always told that she would have all these
19	incidents. They always told me she would be
20	falling. Like there was always stitches
2.1	somewhere, if it wasn't over her eye, it would be
2.2	on her head. The last week of her life, the last
2.3	few weeks there was one thing I didn't
2.4	understand. I asked Ms. Ferdinand and she didn't
<u> 25 </u>	know. I asked Gloria Hayes, but nobody knew at

1	V, YOUNG
2	that time what happened to Valerie. I spoke to
3	Peter. Peter said he was going to get back to
4	me. He was going to find out, but she died
5	before I found out. It was a big gash right back
6	here (indicating). They could not tell me what
7	happened to Valerie back here (indicating).
8	Q. But getting back to the helmet, the
9	reason they got her the helmet was because they
10	still wanted her to keep on walking and in case
11.	she fell, the helmet would help protect her;
12	is that correct?
13	MR. KAISER: Objection.
1.4	A. It was there, but she didn't have
15	it on all the time.
16	Q. The reason they got her the helmet
17	was to protect her when she was walking in case
18	she fell down, was that your understanding why
19	they wanted her to have the helmet?
20	MR. KAISER: Objection.
21	A. I don't know why they gave her the
22	helmet. It wasn't the right helmet. He told me
23	he was going to get her another one. That one
24	was a little, small, short thing.
25	Q. You are saying the last few months,

1	V, YOUNG
2	you only saw her in the wheelchair, that doesn't
3	mean that when you weren't there, she would have
4	been walking around by herself or assistance of
5	others?
6	MR. KAISER: Objection.
7	A. She couldn't walk by herself.
8	Q. How about with assistance of
9	others?
10	A. If they had walked her, she could
11	have, you know, if they assisted her.
12	Q. When was the last time you saw
13	Valerie walking on her own?
14	A. You know, I was sick. The last few
15	weeks, 1 remember I went to see Valerie, Valerie
16	was in the program. First Ms. Ferdinand called
17	and said to bring Valerie over.
18	Then she said she didn't have
19	enough staff. I didn't feel like walking over to
20	Building 5 to see her. Then I was admitted in
21	the hospital. I didn't see her. Like I wanted
22	Valerie to you know, she said, "Mom, I want to
23	go home, mom, I want to go home."
24	I asked Ms. Ferdinand and she would
25	always say she doesn't have staff. I would say

ī	V, YOUNG
2	one staff could go with me. I could manage.
3	Q. When was that?
4	A. A few weeks before she died.
5	Q. My question was, when was the last
6	time you saw Valerie walking on her own,
7	ambulating on her own?
8	A. I told you it was a while. They
9	kept on saying she had a dropped foot, I didn't
10	see Valerie walk. You remember when my daughter
11	said that we went. I took her, my grandson and
1.2	we stood her up and let her walk a few stops that
13	Sunday. We both were holding her. That was the
14	last time I saw her walking, just making a few
15	steps, we didn't walk that far.
16	Q. It was a few weeks before she
17	passed away?
18	A. Yes.
19	Q. You mentioned before that there
20	were swelling in her legs?
21	A. In her legs around her ankles.
22	Q. Did you discuss that with the
23	doctors? Did they tell you why she had that
24	swelling?
25	A. No, because she had an appointment

1	V, YOUNG
2	for something, but I don't know.
3	Q. Do you think that swelling in her
4	leg is what ended up leading to her death?
5	MR. KAISER: Objection.
6	A. I believe yes, because when you
7	swell up, sometimes it could be a blood clot.
8	Q. Did you think when you saw that
9	swelling that that's what was going to happened
10	to Valerie that she would get a blood clot that
11	would kill her?
12	A. Did I think, I didn't think about
13	Valerie going like that. Oh, boy.
14	Q. So your answer is no, you didn't
15	think that?
16	MR. KAISER: Objection.
17	A. Nobody would think that she would
18	be going that quickly.
19	Q. But my question is, do you think
20	when you saw the swelling in her legs that
2.1	medical problem
22	A. Nobody
23	Q. Let me finish the question.
24	When you saw the swelling in her
25	legs, did you think that medical problem was

	V, YOUNG 71
	going to lead to her dying.
	MR. KAISER: Objection.
	A. Lead to her dying?
Į į	Q. When you saw the swelling in her
	legs, did you feel that this was a dangerous
-	condition that might lead to her death?
3	MR. KAISER: Objection.
2	A. I worked in a hospital, I know it
10	could lead to her death. That is why I spoke to
7 1 	Dr. Milos. I would ask him what he was doing, he
12	said that they were elevating her legs. That's
13	what he told me.
14	Q. What did you discuss with
15	Dr. Milos? When you said you spoke to him, what
1.6	exactly did you tell him?
17	$\Lambda.$ I even asked him what was he doing
18	for Valerie. He said, he was elevating the legs,
19	he was going to get a brace for the dropped foot,
2.0	but he never did.
21	Q. Your concern was why she didn't
22	have better movement in her leg; is that right?
23	MR. KAISER: Objection.
24	A. (No response).
25	Q. Isn't that why you were speaking to

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	1.	V, YOUNG
	2	Dr. Milos because you wanted her to have better
	3	movement in her leg?
	4	A. I wanted her to move around, I
	5	wanted her to walk. You have to walk to keep the
	6	circulation going.
	7	Q. Did you discuss that with
	8	Dr. Milos? Did you express to him that you were
	9	concerned that she would have circulation
	10	problem?
	11	A. He knew I was concerned about that.
	12	Q. Did you discuss with it with him?
	13	A. Yes, I always go in there talk to
	1.4	him.
	15	Q. What did you tell him regarding
	16	that?
	17	A. Because 1 would see her log would
	18	be swollen. I don't know if he made appointments
	19	or not.
	20	Q. What I am still trying to find out
	21.	from you is, did you feel by her having that
	22	dropped foot, having the swelling in her legs,
	23	did you think that was a condition that was going
	24	to end up killing her?
	2.5	MR. KAISER: Objection.

1	V, YOUNG
2	A. I knew it was serious, that is why
3	I spoke to him.
4	Q. Why did you think it was serious?
5	A. I worked at oncology myself. I
6	know when your feet are swelling up, something
7	should be done. They should have stockings on.
8	If you think that you got a blood clot, if
9	anything like that, you are supposed to give
10	blood thinner and all of that stuff. I don't
11	remember him telling me anything like that.
12	Q. When you saw the swelling, and the
13	dropped foot, did you feel that was going to lead
14	to blood clot that's going to work its way up to
15	one of her organs and kill her?
16	MR. KAISER: Objection.
17	A. Why would you ask me that when you
18	know that if your feet is swollen and things like
19	that, they should be taken care of it. Tests
20	should be done. You should sent her out to be
21	evaluated.
22	Q. Do you know if tests were done on
23	her?
24	A. It wasn't explained to me. No one
25	called and told me anything like that.

1	V, YOUNG
2	Q. You are not sure
3	A. Besides the last week I was sick.
4	You know, my kids told you, I was in the hospita!
5	that week. I was sick. Because I wasn't able to
6	go over there and observe her myself.
7	Q. But her legs were bothering her for
8	a while?
9	A. Yes, a while, yes.
10	Q. My question is, did you feel by her
11	having the dropped foot and swelling, did you
12	think that was going to lead
13	A. I couldn't understand how people
14	could get a dropped foot. That I didn't
15	understand.
16	Q. You were concerned about what the
17	dropped foot was and how that could be corrected?
1.8	A. Yes. I knew she needed not sitting
19	in the chair for so many hours without being
20	exercised and walked around. By me being sick, I
21	wasn't there in the end to even complain.
22	Q. My question is specifically, did
23	you think that the swelling in her legs was going
24	to lead to a blood clot that would travel to a
25	lung or to any other part of her body and kill

1	V, YOUNG
2	her? Were you concerned about that?
3	
4	, a was concerned.
5	MR. KAISER: Objection.
	A. But I told you I was sick and the
6	last few weeks 1 couldn't get there. Because if
7	I had been able to go visit her, I would have
8	brought that to the attention of Dr. Milos
9	myself. They got nurses around there. Those
10	nurses are if the staff even told them things,
11.	it should be documented, you write nurse's notes
12	and Dr. Milos is supposed to check it.
13	Q. I am trying to find out, what
7. 4	concerns you have leading up to Valerie Young's
1.5	death.
16	When you saw the swelling, at that
17	point were you concerned or afraid she would have
1.8	a blood clot that would kill her related to the
19	swelling in her legs?
20	MR. KAISER: Objection. Asked and
21	answered.
22	MR. VELEZ: She is not really
23	answering.
24	MR. KAISER: She said she was
25	concerned.

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	V, YOUNG
2	A. I told you I was concerned.
3	Q. You specifically knew ahead of time
4	that she would have a blood clot
5	MR. KAISER: Objection.
6	A. I didn't know that she would have a
7	blood clot. How would I know? I am not a
8	doctor. I didn't know that. I am just a nurse's
9	assistant. I worked in oncology. I see these
1.0	thing. We had to make nurse's notes if we
11	observed something.
12	Q. My question now is, do you think
13	any of the defendants knew that the swelling of
1 4	Valerie's leg would create a blood clot that
15	would kill her?
16	MR. KAISER: Objection.
1.7	A. I can't tell you what they know.
18	You keep on ask asking me the same question over
19	and over.
20	Q. No. I am asking you now about any
21	of the defendants. My question is, I will repeat
22	it again, do you believe any of the defendants
23	when they knew that Valerie had the drooped foot
2.4	and the swelling that you mentioned, did any of
25	them knew that this was a condition that might

1	V, YOUNG
2	lead to her death?
3	MR. KAISER: Objection.
4	A. It could happened.
5	Q. I am asking you, if you believe any
6	of the defendants thought that?
7	A. Who are you calling defendants?
8	Q. The defendants are Peter Uschakow,
9	Jan Williamson, Suresh Arya, Kathleen Ferdinand,
10	Gloria Hayes and Dr. Milos.
11	My question is, do you believe that
1.2	any of these individuals thought when Valeric had
13	the dropped foot and the swelling that you
14	mentioned, that this would lead to a condition
15	that might kill her?
16	A. I don't know what they thought.
17	MR. KAISER: Objection.
18	Q. More specifically, do you believe
19	any of them thought that Valerie would end up
20	having a blood clot that would work its way up to
21	one of her organs and kill her because of her
22	dropped foot and the swelling in her leg?
23	MR. KAISER: Objection.
24	A. I don't know what they thought. I
25	can't speak for them. They were there all the

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2	time. I only visited. I am sure the staff or
3	the nurses would make nurse's notes. So there is
4	no reason why the doctor couldn't check the
5	nurse's notes, see when they give her showers in
6	the afternoon that her feet are swollen.
7	Q. So just we are clear regarding the
8	defendants, again, that is Peter Uschakow, Jan
9	Williamson, Suresh Arya, Kathleen Ferdinand,
10	Gloria Hayes and Dr. Milos, do you believe that
11	any of them knew that Valerie had this
12	potentially serious condition that would kill her
1.3	and they just chose to ignore it?
14	MR. KAISER: Objection.
15	A. Dr. Milos is a doctor. I am sure
16	it was in the nurse's notes. He should have read
17	the nurse's notes and did something about it.
18	Q. No. My question is specifically,
19	do you think any of these defendants know that
20	Valerie had a potentially dangerous condition
21	that was going to kill her and they chose to
22	ignore it?
23	MR. KAISER: Objection.
24	A. I can't tell you what they knew. I
25	can't speak for them and say what they knew

1	V, YOUNG
2	because I wasn't there.
3	Q. Let me rephrase the question this
4	way.
5	MR. KAISER: Listen to the
6	question.
7	Q. Do you have any proof that any of
8	these defendants knew that Valerie Young had a
9	potentially dangerous, fatal problem and
10	deliberately chose to ignore it?
11	MR. KAISER: Objection.
12	A. Yes.
13	Q. What proof do you have?
14	A. I don't have proof.
15	MR. KAISER: Objection.
16	A. Say that again.
17	Q. Do you have any proof that any of
18	these defendants knew that Valerie Young suffered
1.9	from a medical condition in particular related to
20	her leg that was potentially dangerous and fatal,
21	that might kill her that they knew this and chose
22	to ignore it, chose not to do anything about it?
23	MR. KAISER: Objection.
2.4	A. Repeat that again. Can you repeat
25	it?

	V, YOUNG
2	it wasn't the therapist. He had to write an
3	order for that.
4	Q. But do you think he was also saying
5	it was the therapist
6	A. It seemed that way to me, when he
7	said, "the therapist did that."
8	Q. The therapist was handling that
9	part of it?
10	A. That they walk her.
11	Q. That she be walked?
12	A. Yes.
13	Q. How many times did she go to
14	physical therapy?
15	A. Tuesday and Thursday.
16	Q. How long was she there?
17	A. I don't know.
18	Q. Did you ever attend any of these
19	physical therapy sessions?
20	A. No, I didn't go to the therapist
21	because I told you I was sick.
22	Q. Did you know who Suresh Arya was
23	prior to June 19, 2005?
24	A. Yes.
25	Q. Had you met him prior to June 19,

1	V, YOUNG
2	A. She didn't get the healthcare that
3	she was supposed to get.
4	MR. KAISER: Note my objection.
5	Q. Those reasons that you just gave
6	for her death, did you at any time prior to
7	Valerie dying, did you think she might die from
8	that condition?
9	MR. KAISER: Objection.
10	A. Prior to it?
11	Q. Yes.
12	A. I nover thought Valerie would die
13	from that so fast.
14	Q. When you say, "die from that so
15	fast," because the answer is confusing me a
16	little. You are saying that you don't think she
17	would have died from that and also, she wouldn't
18	have died so early in her life? What do you mean
19	by so fast?
20	A. You know, I just didn't think that
21	this would happen. I didn't think that would
22	happen because I am not a doctor.
2.3	Q. So you are the plaintiff in this
24	lawsuit. I want to focus on the defendants. Did
25	you believe any of the defendants knew that she

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	1	V, YOUNG
[2	would die from those reasons that you just gave?
	3	MR. KAISER: Objection.
	4	A. Do I think that the defendants
	5	knew?
	6	Q. That she might die from those
i	7	reasons?
	8	A. I cannot tell you what I think
	9	other people thought, I don't know. I cannot
	10	tell you what I think, what other people thought,
	11	I can't tell you that.
	12	Q. I guess, we kind of went through
	13	this before.
	14	Do you have any proof that any of
	1.5	the defendants knew that she would suffer a blood
	16	clot that would end up killing her because of her
	17	leg problems?
	18	MR. KATSER: Objection.
	19	Q. Do you have any proof that any of
	20	the defendants knew that the condition that
	21	Valerie suffered from her leg would lead her to
	22	suffer a blood clot that would end up killing
	23	her?
	24	MR. KAISER: Objection.
	25	A. I can't answer that. I don't know

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1	V, YOUNG
2	what they knew about her medical conditions.
3	Q. But as we sit here, you don't have
4	any proof that any of these defendants knew that
5	she was going to suffer from this condition and
6	chose to ignore it?
7	A. I can't answer it.
8	Q. When you spoke to Dr. Milos or
9	anyone else in the Brooklyn Developmental Center,
10	but probably with Dr. Milos regarding her leg
11	condition, did any of them mention to you that
12	she suffered from a condition called edema,
13	E-D-E-M-A?
14	A. That is like swelling of the
15	Q. Yes.
16	A. No.
17	Q. They didn't mention to you the name
18	of the condition?
19	A. No.
20	Q. Are you aware that prior to
21	June 19, 2005, Valerie suffered from edema?
2.2	A. Repeat that again.
23	Q. Are you aware that prior to Valeric
24	dying, if she suffered from edema?
25	A. I noticed the swelling in her feet.

1	V, YOUNG
2	That is why I spoke to Dr. Milos about it.
3	Q. You are aware of the problems, you
4	are just saying you weren't told that she
5	suffered from edema?
6	A. I saw it and I knew that's what it
7	was. That is why I was questioning it.
8	Q. Did anyone explain to you edema is
9	water retention?
1 C	A. I knew that already and she didn't
11	get no Lasis, I get it around my leg. I take
1.2	Lasis twice a day, L-A-S-I-S. Because if you
1.3	don't, it will build up around your lungs and
14	your heart, the fluid.
15	Q. You said the fluids will?
16	A. Yes. You are supposed to take
17	blood thinner too.
18	Q. You said people who suffer from
19	edema, which is water retention in the legs, they
20	are supposed to take blood thinners also?
21	MR. KAISER: Objection.
22	A. I think so.
23	Q. What are you basing that opinion
24	on?
25	A. Because I take it myself.